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ATTORNEY FOR DEFENDANT
JAVIER JIMENEZ GOMEZ

IN THE UNITED STATES DISTRICT COURT FOR THE
EASTERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,)	CR.NO.S-03-082-EJG
PLAINTIFF,)	STIPULATION AND
v.)	ORDER TO CONTINUE STATUS
JAIVER JIMENEZ GOMEZ, et al.,)	CONFERENCE
DEFENDANTS.)	

Plaintiff, the United States of America, by its counsel, Assistant United States Attorney, Ms. Mary Grad, and defendant, JAIVER JIMENEZ GOMEZ, represented by Mr. James R. Greiner, hereby stipulate and agree that the status conference calendared for Friday, January 26, 2007, at 10:00 a.m., before the Honorable Senior District Court Judge, Edward J. Garcia, shall be continued to Friday, March 2, 2007, at 10:00 a.m..

Colleen Lydon, the Court's deputy clerk, was contacted by counsel to check the proposed date and the date of Friday, March, 2007, was open and available for the Court for a further status hearing date. No trial date has been set. The defendant is in custody.

SPEEDY TRIAL ACT-EXCLUSION OF TIME

The parties agree and stipulate the Court can find an exclusion of time from the Speedy Trial Act, Title 18 U.S.C section 3161, et seq., based on the needs of counsel to prepare pursuant to Title 18 U.S.C. section 3161(h)(8)(B)(iv) and Local Code T-4; the parties stipulate and agree that the interests of justice served by granting this continuance outweigh the best interests of the public and the defendants in a speedy trial, Title 18 U.S.C. § 3161(h)(8)(A); the parties agree and stipulate that the case, based upon the amount of discovery including but not limited to the wire taps and volume of tape recordings, is complex within the meaning of Title 18 U.S.C. section 3161(h)(8)(B)(ii), for the following factual reasons:

1-The government has provided to defense counsel during the week of October 2, 2006, 647 pages of hard discovery and 2 CD discs which are the wire tap interceptions which from the brief over view by defense counsel has easily over 1,000 telephone conversations on each of the CD's and each telephone conversation recording is of varying time durations. The hard copy discovery needs to be reviewed and reviewed with the client and each of the CD's that appears to have easily over 1,000 telephone calls on each CD needs to be reviewed and reviewed with the client.

The review of this massive amount of documentation is continuing and the additional time is needed to continue to review this material and to review this material with the client. In addition, the additional time is needed by the defense to get a general broad handle on the potential issues in this case so that a plan of investigation can be reasonably formulated.

This defendant has just recently been arrested in this case and made his first appearance in this district before the magistrate Court on September 22, 2006. The defendant is in custody in the Sacramento County Jail.

1 Finally, James R. Greiner has been authorized by counsel for the government
2 via telephone conference to sign this stipulation on her behalf.

3 Respectfully submitted,
4 McGREGOR W. SCOTT
UNITED STATES

5 /s/ MARY GRAD

6 DATED: 1-23-07

7 MARY GRAD
8 ASSISTANT UNITED STATES ATTORNEY
ATTORNEYS FOR THE PLAINTIFF

9
10 DATED: 1-23-07

/s/ JAMES R. GREINER

11 JAMES R. GREINER
12 ATTORNEY FOR DEFENDANT
JAVIER JIMENEZ GOMEZ

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14 **ORDER**

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16 **FOR GOOD CAUSE SHOWN, IT IS SO ORDERED.**

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18 DATED: January 23, 2007.

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22 /s/ Edward J. Garcia

23 **EDWARD J. GARCIA**

24 **UNITED STATES SENIOR**
25 **DISTRICT COURT JUDGE**